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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA
FIRST APPELLATE DISTRICT
DIVISION ONE

In re DONALD S., a Person Coming Under
the Juvenile Court Law.

THE PEOPLE,

Plaintiff and Respondent,

v.

DONALD S.,

Defendant and Appellant.

A105846

(Mendocino County
Super. Ct. No. SCUK-JDSQ-03-12617)

Donald S. appeals from a dispositional order, committing him to the California Youth Authority for three years. His court-appointed counsel has briefed no issues and asks this court for an independent review of the record pursuant to *People v. Wende* (1979) 25 Cal.3d 436. We have reviewed the record on appeal and find there are no meritorious issues to be briefed or argued.

Defendant admitted to a deputy sheriff that he stole a handgun from a home, was involved in dealing methamphetamine, and later sold the gun for \$70. In a plea bargain in which three other counts were dismissed, defendant admitted the allegation charging a violation of Penal Code section 487, subdivision (d)(2), grand theft of a firearm. After a thorough review of defendant's juvenile record, at the dispositional hearing the court

noted multiple out-of-home placements, assaultive conduct, the seriousness of the offense to which defendant pled and committed defendant to the California Youth Authority.

Competent counsel represented defendant at all stages of the proceedings. The court acted well within its discretion in its disposition.

The judgment is affirmed.

Marchiano, P.J.

We concur:

Stein, J.

Swager, J.